

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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In re application of: DATE: September 10, 2002 DOCKET NO .: PT03398U APPLICANT: Barros Mark A. et al. ART UNIT: 2171 SERIAL NO.: 09/769,939 **EXAMINER:** 1/26/2001 FILING DATE:: COMMUNICATION DEVICE, SYSTEM, METHOD AND COMPUTER PROGRAM ENTITLED: PRODUCT FOR SORTING DATA BASED ON PROXIMITY RECEIVED 5 INFORMATION DISCLOSURE STATEMENT (IDS) Assistant Commissioner for Patents Technology Center 2100 Washington, D.C. 20231 10 Sir: In accordance with 37 C.F.R. § 1.56 and in compliance with 37 C.F.R. §§ 1.97 and 1.98, the references listed on attached Form PTO/SB/08 and/or subsequently identified herein, are being submitted herewith for consideration by the United States Patent and Trademark Office. 15 I. **COPIES** a.⊠ A legible copy of (i) each U.S. and foreign patents; (ii) each publication or that portion which caused it to be listed; and (iii) all other information or that portion which caused it to be listed, is included herewith. 20 b.□ Any patents, publications or other information which are listed on Form PTO/SB/08 which are not enclosed herewith were previously cited by or submitted to the PTO in one of the following applications which has been relied upon for an earlier filing date under 35 U.S.C. § 120: 25 U.S. Serial Number U.S. Filing Date II. CONCISE EXPLANATION OF THE RELEVANCE (check at least one box) Except as may be indicated below in (b) of this section, all of the patents, 30 publications or other information are in the English language (concise explanation not required). A concise explanation of the relevance of all patents, publications or other information listed that is not in the English language is as follows: 35 The following additional information is provided for the Examiner's consideration: c. 🗀 III. CROSS REFERENCE TO RELATED APPLICATION(S) 40 The Examiner is advised that the following co-pending application(s) contain(s) subject matter that may be related to the present application. By bringing this (these) applications to the Examiner's attention, Applicant(s) does(do) not waive the confidentiality provisions of 35 U.S.C. § 122. U.S. Serial No. U.S. Filing Date Art Unit

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	IV. 🛛	THIS I	DS IS BEING FILED UNDER 37 C.F.R. §1.97(b): (check one box)				
5		a. 🗌	within three months of the filing date of a national application (37 C.F.R. § 1.97(b)(1)). No fee or statement is required.				
10		b. 🗌	within three months of the date of entry of the national stage as set forth in § 1.491 in an international application (37 C.F.R. § 1.97(b)(2)). No fee or statement is required.				
10		c. 🛚	before the mailing date of a first Office Action on the merits (37 C.F.R. § 1.97(b)(3)). No fee or statement is required.				
15		d. 🗌	In the event that a first Office Action on the merits has been issued, please consider this IDS under 37 C.F.R. § 1.97(c) and see the statement under 37 C.F.R. § 1.97(e) provided below, or if no statement has been made, charge deposit account 50-0757 the fee set forth in 37 C.F.R. § 1.17(p).				
20	V. 🔲	THIS IDS IS BEING FILED UNDER 37 C.F.R. §1.97(c): (check one box) before the mailing date of either a Final Office Action under 37 C.F.R. § 1.113 (See 37 C.F. § 1.97(c)), or a Notice of Allowance under 37 C.F.R. § 1.311 (See 37 C.F.R. § 1.97(c)).					
25		a. 🗌	No statement; therefore, charge deposit account 50-0757 the fee set forth in 37 C.F.R. § 1.17(p).				
23		b. 🔲	See the statement below. No fee is required.				
30	VI.		DS IS BEING FILED UNDER 37 C.F.R. §1.97(d): efore payment of the issue fee and is accompanied by the following:				
50		1)	a statement under 37 C.F.R. § 1.97(e) as provided below;				
25		2)	Applicant(s) hereby a petition for consideration of this information disclosure statement; and				
35		3)	charge deposit account 50-0757 the petition fee set forth in § 1.17(i).				
	VII.	Statem	ent under 37 C.F.R. §1.97(e) (check only one box, if applicable)				
40		The un	dersigned hereby states that:				
		a. 🗌	each item of information contained in the IDS was cited in a communication from a foreign Patent Office is a counterpart foreign application not more than three months prior to the filing of IDS; or				
45 50		b. 🔲	no item of information contained in the IDS was cited in a communication from a foreign Patent Office in a counterpart foreign application, and to knowledge of the person signing the statement after making reasonable inquiry, no item of information contained in the IDS was known to any individual designated in 37 C.F.R. § 1.56(c) more than three months prior to the filing of this statement, or				
55		c. 🗌	some of the items of information contained in the IDS were cited in a communication from a foreign Patent Office. As to this information, the undersigned states that each item of information contained in the IDS was cited in a communication from a foreign Patent Office in a counterpart foreign application not more than three months prior to the filing of this IDS. As to the remaining information, the undersigned hereby states that no item of this remaining information contained in the IDS was cited in a communication from a foreign Patent Office in a counterpart foreign application or,				

to the knowledge of the person signing the statement after making reasonable inquiry, no item of information contained in the IDS was known to any individual designated in 37 C.F.R. § 1.56(c) more than three months prior to the filing of this statement.

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10				charge ted fee	_	osit Ac	count N	No. 50-0 7	757 in the a	amount of \$180.00 for the above-
		\boxtimes	If Applicant has overlooked any additional fees, or if any overpayment has been made, the Commissioner is hereby authorized to credit or debit Deposit Account 50-0757.							
15			Two C	Copies	of this	s paper	are atta	iched for	Deposit A	account charges and debits.
20 25	candor anticip to a pe	ion from r and we pates the erson or If the signed.	n each of ithout a inventi- ordinary Examin If it is	f these ny adr on or v skill i er has deterr this II	referentiation reference which in the and any of mined DS un	ences. n that would art. questio that the	The about they control render on the control of the	ove reference the same cerning to has been rule (v	rences are statutory; e obvious, this IDS, I	be patently distinguish the present being cited only in the interests of prior art or contain matter which either singly or in a combination, ne/she is requested to contact the nder the wrong rule, the PTO is tion if necessary) and charge the
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